

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Weshington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.
08/186,469	01/26/94	ALMEIDA		A	034367
					EXAMINER
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WASHINGTON,		2 (A 4 2A 1)			S
	and the second of the second of		•	3407	
•				DATE MAILED:	
This is a communication	from the eventues in	shares of value application			05/28/94
COMMISSIONER OF P		charge of your application. EMARKS			
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				•	
					
This application has	been examined	Responsive to communicat	ion filed on	·	This action is made fina
Part I THE FOLLOWI		se will cause the application to be ARE PART OF THIS ACTION: miner, PTO-892.	. .		itent Drawing Review, PTO-948
	Cited by Applicant, PT	O-1449. ng Changes, PTO-1474.			Application, PTO-152.
		ing of the late.	· -		•
Part II SUMMARY OF	ACTION				•
1 Cigims	/	15			In monding in the application
1. Claims					are pending in the application
Of the abo	ove, claims			are	withdrawn from consideration.
2. Claims					have been cancelled.
3. Claims	····-				_ are allowed.
4. X Claims	1	6 \			_ are rejected.
5. Claims					
5. Claims			<u></u>		_ are objected to.
6. Claims			ar	e subject to restriction	on or election requirement.
7. This application	has been filed with inf	ormal drawings under 37 C.F.R.	1.85 which are	acceptable for exam	Ination purposes.
8. Formal drawings	s are required in respo	nse to this Office action.			
9. The corrected of are acceptate	r substitute drawings hole; In not acceptable	nave been received on (see explanation or Notice of Dr	aftsman's Patent	Under 37 C	F.R. 1.84 these drawings TO-948).
		sheet(s) of drawings, filed on miner (see explanation).		. has (have) been	☐ approved by the
11. The proposed dr	awing correction, filed	, has t	een approv	ed; disapproved	(see explanation).
12. Acknowledgeme	nt is made of the clain parent application, ser	n for priority under 35 U.S.C. 11	9. The certified led on	copy has been re	eceived not been received
		n condition for allowance except parte Quayle, 1935 C.D. 11; 45.		rs, prosecution as to	the merits is closed in
14. Other					

Serial Number: 08/186469

Art Unit: 3407

Part III DETAILED ACTION

Figs.1,2,and 3, should be labeled as Prior Art, as disclosed.

Claim 1 is rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In this regard, the "parts" recited in lines 5-7 appear to be a double recitation of the "parts" recited in lines 7-10 of the claim.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 1, insofar as being definite and understood, is further rejected under 35 U.S.C. § 102(b) as being anticipated by Illing.

The references of Pluviose and Evans et.al. are cited as additional showings of tapered seats.

ARNOLD ROSENTHAL PRIMARY EXAMINER

ART UNIT 3407

a.r. 703-308-2603 -2-